IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	X	
	:	
In re	:	Chapter 11
	:	
DELPHI CORPORATION, et al.,	:	Case No. 05-44481 (RDD)
	:	
Debtors.	:	(Jointly Administered)
	:	
	v	

AFFIDAVIT OF PUBLICATION OF BLAIR PARKMAN IN THE DETROIT NEWS AND DETROIT FREE PRESS

AFFIDAVIT OF PUBLICATION

STATE OF MICHIGAN

COUNTY OF WAYNE

CITY OF DETROIT

I, Blair Parkman, being duly sworn on oath say he/she is and during all times herein stated has been the publisher of the publisher's designated agent in charge of the publication known as

The Detroit News and Detroit Free Press

And has full knowledge of the facts herein stated as follows:

The ad for Delphi was distributed to Publisher's full circulation on the 25th day of June, 2009.

By: Dhipatina

Subscribed and sworn to before me this 2nd day of July, 2009.

Notary Seal:

Maria & Jounglane
Notary Public

Notary Public - Michigan Wayne County My Commission Expires Aug 1, 2010

MARCIA L YOUNGLOVE

Acting in the County of Willy

Any Entity whose prepetition Claim as and standard subcorase (g) any pedger of a Clam allowable under Bankruptcy Code section 503(b)(9). Any Entity whose prepetition Claim against a Debtor is not listed in the applicable Debtor's Scholles or is listed as "disputed," "contingent" or "unifiquidated" and that desires to participate in any or these chapter 11 cases or share in any distribution in any of these chapter 11 cases or share in any distribution in any of these chapter 11 cases, and any Entity whose prepetition Claim (including a Section 503(b)(9) Claim) is improperly classified in the Schedules or is listed in an incorrect amount or is scheduled against an incorrect Debtor and that desires to have its Claim allowed in a classification or amount other than that set forth in the Schedules or against a Debtor other than as set forth in the Schedules, must file a proof of claim, or, in the case of holders of Section 503(b)(9) Claims, nie or proof of claim or motion seeking payment of their Section 503(b)(9) Claims, no or before the General Bar Date or Governmental Bar Date, as applicable. If your Claim has been scheduled by the Debtors, the classification, amount, and Debtor against which your Claim has been scheduled by the Debtors' the classification, amount, and Debtor against which your Claim has been scheduled will be indicated on the claim form.

EXECUTORY CONTRACT AND LEASE REJECTION CLAIMS

Claims asserted in connection with the Debtors' rejection of executory contracts and unexpired leases pursuant to Bankruptcy Code section 365 (a "Rejection Daranges Claim") must be asserted by the later of (a) the General Bar Date or the Government Bar Date, as applicable to such Claim or (1) 30 days after the entry date of the Rejection Order unless the order of the Court approving the rejection of the executory contract or unexpired lease provides otherwise.

If after the applicable bar date, any of the Debtors amend their Schedules to reduce the undies.

by the later of a pine deteried as one of the constraints and take, as applicable to such color to 10 30 days after the entry date of the Rejection Order <u>unless</u> the order of the Court approving the rejection of the executory contract or unexpired lease provides otherwise.

OTHER IMPORTANT INFORMATION REGARDING FILING CLAIMS

If, after the applicable bar date, any of the Debtors amend their Schedules to reduce the undisputed, noncontingent and inquidated amount or to change the nature or classification of a Claim against a Debtor reflected therein or to change the Debtor against which a Claim has been scheduled, then the affected claimant shall have twenty-five (25) days from the date of service of notice thereof to file a proof of claim or to amend any previously filed proof of claim in respect of such amended scheduled Claim (the "Amended Schedule Bar Date"). In addition, in the case of affected holders of Section 503(b)(9) Claims, such creditors shall have until the Amended Schedule Bar Date file a proof of claim or motion seeking payment of their Section 503(b)(9) Claim.

Any Entity holding an interest in any Debtor (each an "Interest Holder"), which interest is based exclusively upon the current ownership of stock or other equity interest of any of the Debtors (an "Interest in such Interest; provided, however, that any Interest Holder (other than a governmental unit) who whishes to assert a Claim against any of the Debtors and on the purchase or sale of the Interests, must file a proof of claim or or prior to the General Bar Date; provided, furthor, however, that any Interest Holder that is a governmental unit who whishes to assert a Claim against any of the Debtor was done on the purchase or sale of the Interests, must file a proof of claim on or prior to the General Bar Date; provided, furthor, however, that any Interest Holder that is a governmental unit who whishes to assert in Claim gainst more than one Debtor must file a separate proof of claim with respect to each such Debtor. All Entities must ide

Ilsted therein.

RESERVATION OF RIGHTS

The Debtors reserve the right to (1) dispute, or to assert offsets or defenses against, any filed Claim (including a Section 503(b)(9) Claim) or any Claim listed or reflected in the Schedules and Statements as to nature, amount, liability classification, Debtor or otherwise; or (2) subsequently designate any Claim as disputed, contingent or unliquidated. Nothing set forth in this Notice shall preclude the Debtors from objecting to any Claim (cluding a Section 503(b)(9) Claim), whether scheduled or filed, on any grounds.

TIME AND PLACE FOR FILING PROOFS OF CLAIM

A signed original of any proof of claim, substantially in the form annexed hereto, together with accompanying documentation, must be delivered so as to be received no later than the General Bar Date, the Rejection Bar Date, the Governmental Bar Date or the Amended Schedule Bar Date, as applicable, depending upon the nature of the Claim, at the following address: First-Class Mall Address: The Garden City Group, Inc., Attn: Hayes Lemmerz International, Inc., P.O. Box 9000 #6531, Merrick, NY 11566-9000, Hand Delivery or Overnight Courier Address: The Garden City Group, Inc., Attn: Hayes Lemmerz International, Inc., 105 Maxess Road, Melville, NY 11747
Any proof of claim submitted by facsimile or other electronic means will not be accepted and will not be deemed filed until such proof of claim is submitted by the method described in the foregoing sentence. Proofs of claim will be deemed filed only when actually received at the address listed above. If you wish to receive acknowledgment of the Debtors' receipt of your proof of claim, you must also submit a copy of your original proof of claim and a self-addressed, stamped envelope.

envelope

of claim, you must also submit a copy of your original proof of claim and a self-addressed, stamped envelope.

A creditor's proof of claim may be filed without the writings and/or documentation upon which the Claim is based, as required by Bankruptcy Rule 3001(c) and (d); <u>provided, however,</u> that, upon the request of the Debtors or any other party in interest in these cases, any such creditor will be required to transmit promptly such writings and/or documentation to the Debtors or the other party in interest, but in no event later than ten (10) days from the date of such request.

ADDITIONAL INFORMATION

If you require additional information regarding the filing of a proof of claim or a proof of claim form, you may contact the Debtors' court-appointed claims agent. The Garden City Group, inc., by email at Havesinfo@gardencitygroup.com. However, please be advised that neither Debtors' coursel nor The Garden City Group, inc. is permitted to provide you with legal advice. Please contact your own attorney for legal advice. Additional information regarding the Debtors' restructuring is available on the internet at https://www.haveslemmerzreorg.com or from Skadden, Arps, Slate, Meagher & Flom LLP, Anthony W. Clark, Kimberly A. LaMaina, One Rodney Square, P.O. Box 636, Wilmington, DE 19899, (302) 651:3000: Skadden, Arps, Slate, Meagher, & Flom LLP, J. Eric bester, Stephen D. Williamson, 333 West Wacker Drive, Suite 2100, Chicago, IL 60606, (312) 407-0700, Coursel for the Debtors and Debtors in Possession

(302) 651-3000; Skaden, Arps. Slate, Meagher & Flom LLP, J. Eric Ivester, Stephen D. Williamson, 333 West Wacker Drive, Suite 2100, Chicago, II. 60606, (312) 407-0700, Counsel for the Debtors and Debtors in Possession

ANEX1 LIST OF DEBTORS AND DEBTORS-IN-POSSESSION

DEBTOR (Other names, if any, used by the Debtor in the last 6 years appear in brackets), ADDEBSS (13300 Centennal Drive, Northville, MI 48168, unless otherwise noted), CASE NO. EID

#theyes Lemmerz International, Inc. (IHLI Holding Company, Inc., of Delaware, HLI Holding Company, Inc., 109-11655 (MFW), 39-0537731, Inc.), 09-11655 (MFW), 38-0537731, Inc.), 09-11655 (MFW), 38-0537731, Inc.), 09-11655 (MFW), 38-0537731, Inc.), 09-11655 (MFW), 38-0537731, Inc.), 09-11650 (MFW), 38-0537731, Inc., 109-11650 (MFW), 38-0537731, Inc., 109-11650, In

Hearing Date and Free Clay 2, 700 Ct 70/00 Ct Objection Deadline: July 15, 2009 at 4:00 p.m OUTHERN DISTRICT OF NEW YORK

DELPHI CORPORATION, et al.) Chapter 11
CORPORATION, et al.) Case No. 05-44481 (RDD)
Debtors.) (Jointly Administered)

CORPORATION, 28 JL. / CASE NO. 25-4498 I (ND)

Debtors. / (Jointly Administered)

NOTICE OF (1) APPROVAL OF SUPPLEMENT;
(2) HEARING OM MODIFICATIONS TO PLAN;
(3) DEADLINE AND PROCEDURES FOR
FILING OBJECTIONS TO MODIFICATIONS OF
PLAN; (4) DEADLINE AND PROCEDURES FOR
TEMPORARY ALLOWANCE OF CERTAIN CLAIMS
FOR NOTING PURPOSES; (5) TREATMENT OF
CERTAIN UNLIQUIDATED, CONTINGENT, OR
DISPUTED CLAIMS FOR NOTICE, VOTING, AND
DISTRIBUTION PURPOSES; (6) RECORD DATE; (7)
VOTING DEADLINE FOR RECEIPT OF BALLOTS;
VOTING DEADLINE FOR RECEIPT OF BALLOTS,
AND INJUNCTION IN MODIFIED PLAN
TO ALL CREDITORS AND INTEREST HOLDERS, INCLUDING

TO ALL CREDITORS AND INTEREST HOLDERS, INCLUDING EQUITY SECURITY HOLDERS OF DELPHI CORPORATION AND ITS FILIATED DERTORS-IN-POSSESSION:

EQUITY SECURITY FULLS OF DELIPHICORPORATION AND ITS AFFILIATED DESTROES—IN-POSSESSION: PLEASE TAKE MOTICE that Delphi (corporation ("Delphi") and certain of its subdidiaries and affiliates, debtors and debtors—in-possession in the above-captioned cases (collective), the "Debtors"), are solicition acceptances of the First Amended Joint Photor Single Solicition acceptances of the First Amended Joint Photor Single Debtors And Debtors—in-Possession (18 Modified) the "Modified Plan"), "modifying the plan confirmed on January 25, 2008, from hidders of impaired dains and interests who are (or may be) entitled to receive distributions under the Modified Plan.

PLEASE TAKE FURTHER NOTICE that if the Modified Plan is approved by the United States Bankrupity (ourt for the Southern District of New York (the "Bankrupity (ourt") the terms of Modified Plan will be binding on all bolders of claims against, and all current and former holders of equity security and other interests in the respective Debtors.

PLEASE TAKE FURTHER NOTICE that the Bankrupity court has entered an order on June 16, 2009 (the "Modification Procedures entered an order on June 16, 2009 (the "Modification Procedures)."

In, later Septence Pediators, PERASE TARKE FURTHER NOTICE that the Bankruptcy Court has entered an order on June 1,009 the "Modification Proceedures often?" (Docket No. 1792) approving supplement to the disclosure statement approved by the Bankruptcy Court on December 1,000 for the "Supplement") with respect to the Modification among other things, that:

1. Final Modification Hearing Date, The hearing to consider approval of the Modification Hearing Date, The hearing to consider approval of the Modification Hearing Date, The hearing to consider approval of the Modification Hearing Date, The hearing to consider approval of the Modification Hearing"), will commence on July 23, 2009 at 1000 am. (prevailing Easten time) or a soon thereafter as counsed can be heard, before the Hononable Robert D. Drain, United States Bankruptcy Court for Evolution District of New York, Dewling Green, Boom 610, New York, New York 10004. The Final Modification Hearing may be adjourned from time to time by announcing the adjournes on adjourned that the to time by announcing the adjournes of the properties of the Prope

Say, under 11U.S.C. § 1127 before, during, or as a result of the Final Modification Hearing, without further notice operaties -in artests?

2. Districtions 1.6 pionared 10 Modified Flan, July 15, 2009 at 44 and 54 pionared 1.6 pionared 10 Modified Flan, July 15, 2009 at 44 and 54 pionared 1.6 pionared 10 Modified Flan, July 15, 2009 at 44 and 54 pionared 1.6 pionared are balautuply down in Schrödiner mice before over 422 to 3 membed) – registered users of the Bankruptcy Court's case filing system must file electronically, and all other parties-in-interest must file on a 35 ind disk (preferably in Portable Document Format (PDF), WordPerfect, or any other Windows-based word processing format), (d) be submitted in hard-copy form directly o the chambers of the Honorable Robert D. Drain, United States to the chambers of the Honorable Robert D. Drain, United States Bankrupty, Judgo, Den Bowling Green, Room 632, New York, New York, 1900, and (e) be served upon (i) Delphi (propration, 572). Delphi Divier, 1900, Michiqua A 4809, Githr: General Counsel), (ii) counsel to the Debtors, Stadden, Arps, Slate, Meagher & Hom LLP, John Wm. Butler, Jr. and Ron E. Meislerl and Stadden, Arps, Slate, Meagher & Hom LLP, Four Times Supare, New York, New York (10036 (Attri. Kayalyn A. Maraffoti and Grepory W. Foat, (iii) the Office of the United States Tustee for the Southern District of New York, 313 Whitehall Street, Swite 2100, New York, New York (1004) (Attr. Grean All Samples States Counsely Counsel For the Griffice) committee of innovaried with the Counsel Counsel for the Griffice) committee of innovaried in Maximutah (iii) Cunnel for the Griffice) committee of innovaried IAMT In: Kayabyn A. Marafolia and Gregory W. Fost, (iiii) the Office of the United States United on the Southern District of New York, 33 Whitehaal Street, Suite 2 100, New York, New York 10004 (Art Indistinal Mazumota), (iv) counsel for the official committee of unsecured creditors, Latham 8: Watkins LLP 885 Third Avenue, New York, 1004 (Art Indistinal Azumota), (iv) counsel for the agent under the postpetition credit facility, Davis Polk & Wardwell, 450 Leanigoth Areune, New York, 1004 (New York, 1007) (Art Indistination Areune, New York, New Yo

a motion for order under Fed. R. Bankr. P. 3018(a) (a "Rune surrow, Motion") seeking temporary allowance of your claim for the purpose of accepting or rejecting the Modified Plan. The Rule 3018(a) Motion must be filed with the Clerk of the Court on or before July

2206 at 450 Jun. Streetling Eastern Margane Role Gors G CTT FT C PTE Motion Deadline") and served so as to be received by the Notice Parties (as defined in the Modification Procedures Order) by the Rule 3018(a) Motion Deadline in accordance with the procedure set forth in the Modification Procedures Order provided, however that if the Debtors object to a claim or interest after June 19, 2009. the Rule 3018(a) Motion Deadline would be extended for that claim or interest such that the deadline would be ten days following the

that in the reconst augment of a chain of interest such that the deadline would be extended for that dain or interest such that the deadline would be extended for that dain or interest such that the deadline would be ten days following the filing of the Debtors's objection.

4. Provisional Votes, Any party who has (a) Limely filed a proof claim (as strated above) and (b) files and serves a Rule 2018(a) Motion in accordance with the paragraph above shall be permitted to east a provisional vate to accept or reject the Modified Plan. If, and to the extent that, the Debtors and such party are unable to resolve the issues raised by the Male 2018(a) Modified Plan. If, and to the extent that, the Debtors and such party are unable to resolve the insues raised by the Mela 2018(a) Modified Plan. If, and to the extent that, the Debtors and such party are unable to valve the such such as the such party are unable to valve the such such as the such party are unable to valve the such such as the such such as the such as the valve of the Voling Deadline, then at the Final Modification Hearing the Court will determine whether the provisional ballot is to be counted as a vote on the Modified Plan and, if so, in what amount, Rule 2018(a) Modified Plan and if so, in what amount, Rule 2018(a) Modified Plan will be considered, and the claims or interests selered to therein will not be counted in determining whether the Modified Plan will be be Debtors's chedules of sakes and labilities, dated Apan 18, 2006, or any amendment thereof (the "Schedules"), at zero in an unknown amount or as disputed, contingent, or unliquidated and is not the subject of a time by filed proof of claims or a proof of claim or a proof of claims or approof of claims or moained rian. Unless otherwise provided in the moained rian, any holder of a claim who is otherwise entitled to vote on the Modified Plan and who filed against the Debtors a proof of claim reflecting a claim or portion of a claim that is unliquidated, will have such claim allowed temporarity for voting purposes only, and not for purposes of allowance or distribution, for that portion of the claim that is not unliquidated and no amount shall be allocated for voting purpose on account of the unliquidated portion. Fully unfiquidated claims shall be counted for purposes of determining whether a sufficient number of the allowed claims in the applicable class has voted to accept the Modified Plan, but the allowed amount of the fully unliq-uidated claim shall be \$1.00 for voting purposes, subject to the right of the holder to file a Rule 3018(a) Motion. Unless otherwise provided in the Modified Plan, any holder of a claim that is contingent

will have such daim temporarily disallowed for volting purposes, subject to the right of such holder to file a Rule 3018(a) Motion.

6. Record Data. June 8, 2009, is the record date for deter-mining the holders of Debtors; publicly traded debt and equity securities (the "Securities") and the creditors entitled to receive (a)

Coreditor, act.

Securities Voting Agent
Securities Vo Debtors or the Debtors' chapter 11 cases. These released parties will also be exculpated generally from Debtor-related liability by all parties.

rated insolity by all parties.
You Are Advised To Carefully Review And Consider The
Modified Plan, Including the Release, Exculpation, And
Injunction Provisions, As Your Rights Might Be Affected.

 Information And Documents. Copies of the Supplement the Modified Plan, and any exhibits thereto are publicly available along with the docket and other case information by accessing the Delphi Legal Information Website set forth below and may also be obtained, upon reasonable written request, from the Creditor Voting Agent at the address set forth above

Delphi Legal Information Hotline: Delphi Legal Information Toll Free: (800) 718-5305 Website: Detpin Legal information recome: Despin Legal information for foll-free: (800) 718-5305 Website: International: (248) 813-2698 http://www.delphidocket.com
Dated: New York, New York, June 16, 2009

SKADDEN, REW TOTK, Junie: 10, 2009
SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP
John Wm. Burller, Jr., Ron E. Mésler, | Kayalyn A. Maraffoti, Thomas
333 West Wacker Drive, Suite
Matz, Four Times Square, New
2100, Chicago, Illinois 60606

Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession

The Modified Plan seeks certain modifications to (i) the First mended Joint Plan Of Reorganization of Delphi Corporation And ertain Affiliates, Debtors And Debtors-In-Possession, as modified he "Confirmed Plan"), confirmed on January 25, 2008, and (ii) the "Antimized Of Discourse Statement (II) Record Date Motions Order Approving (1) Disclosure Statement, (11) Record Date, Votin Deadline, And Procedures For Temporary Allowance Of Certair Claims, (111) Hearing Date To Consider Confirmation Of Plan, (11V Procedures For Filing Objections To Plan, (V) Solicitation Procedure For Yoting On Plan, (VI) Cure Claim Procedures, (VII) Procedure Reclamation Claim Procedures (Docket No. 11389) (the "December 10 Solicitation Procedures Order").

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WAYNE

CANTON - 4 Family yard Sale 6/26-27, 9-4, 5228 Sheldon Rd. Antiques, sporting goods & crafts

Canton 734 BurlingtonRd June 26, 27 & 28, 9am-5pm Girls clothing newborn to size 8 yrs, baby items, toys, hooks, household games, pooks, nousehold items, DVDs & much more!

Northville -Lakes of North-ville Sub Sale. Sat. June 27, 8am-3pm. 6 Mi/Winchester, 1.25 mile W/Haggerty.

Plymouth- Lots of great items! Electronics, Calloway golf set, comm. excersie equip, + much more. Sat. & Sun 9-4 12254 Appletree Off Ann Arbor Trail & Sheldon.

MACOMB

Shelby Twp Estate Sale Thurs-Sat 10-5 packed house,46759 Vineyard info & picswww.geminiestates.com

SHELBY TWP. June 25-28 From 10-4. Barbies, Fum., toys, clothes, VHS tapes, books, learning software, tools, 47125 Exworthy Ct.

WARREN 14271 LaChene Ave, S/13 Mile, E/Schoen-herr, 6/25,26 & 27, 9-5;tools antiq furn, bikes,house items





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Attorney Joseph L Grima

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Hearing Date And Time: July 23, 2009 at 10:00 a.m. Objection Deadline: July 15, 2009 at 4:00 p.m. UNITED STATES BANKRUPTCY COURT

SOUTHERN DISTRICT OF NEW YORK

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OR NEW YORK
In re DELPH

ORPORATION, et al., Case No. 95-44481 (RDD)
Debtors. (Jointly Administered)
NOTICE OF (1) APPROVAL OF SUPPLEMENT;
(2) HEARING ON MODIFICATIONS OF PLAN;
(3) DEADLINE AND PROCEDURES FOR
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FEMPORARY ALLOWANCE OF CERTAIN CLAIMS
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CERTAIN UNILIQUIDATED, CONTINGENT, OR
DISPUTED CLAIMS FOR NOTICE, VOTING, AND
DISTRIBUTION PURPOSES; (6) RECORD DATE; (7)
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AND (8) PROPOSED RELEASES, EXCULPATION,
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pproved by the United States Bankruptcy Court for the Southern vistrict of New York (the "Bankruptcy Court") the terms of the Aodified Plan will be binding on all holders of claims against, and Il current and former holders of equity security and other interests

all current and borner mources or equally assessing a single representation of the Baharuptoy Gourt has PLEASE TAKE FURTHER NOTICE that the Baharuptoy Gourt has entered an order on June 16, 2009 (the "Modification Procedures Order") (Docket No. 17032) approving a supplement to the discide-siver statement approved by the Baharuptoy Gourt on Development 10, 2007 (the "Supplement") with respect to the Modified Plan and

providing, among other things, that

1. Final Modification Heading, 12

1. Will commence on July 23, 2009 at 10:00 a.m. (prevailing Earten time) or as soon thereafter as coursed can be heard, before the Honorable Robert D. Drain, United States Bainsupty; Outro the Honorable Robert D. Drain, United States Bainsupty; Outro the Honorable Robert D. Drain, United States Bainsupty; Outro the Southern District of New York, One Bewling Green, Room 510, New York, New Bewling Green, Room 510, New York, New Honorable Robert D. Drain, United States Bainsupty; Outro the Southern District of New York, One Bewling Green, Room 510, New York, New Honorable Robert D. Drain, United States Bainsupty; Outro and the Modified Plan may be further modified (Incessary, 2014). The Modified Plan is the York of the Final Modified Plan is beginned to the Honorable Robert D. Drain, United Plan In the Common States of the Plan Modified Plan In the Common States of the Plan In the Common States of the Modified Plan In the Common State

and Robert J. Lemons), and (x) coursel for Parassus Holdings II, LLC Schulte Robe Zabel ILLP 911 lind Avenue, New York 10022 (Aft 'n: Adam C. Harris and David J. Karp), in each case so as to be received not later than the Objections not timely filed and served in the manner set forth above may not be considered and may be deemed overrulled.

3. Imporary Mlowance Of Claims. The following persons or entities, among others, are not entitled to vote on the Modified Plan and, therefore, will not receive a bollt-holdiess of (a) unimagined claims, (b) daims and interests who will receive to distribution under the Modified Plan, (c) claims and interests that have been schreduled as contingent unflaquidated, or disported and for which (n) oppoof of claims was timely filed and (i) no Rule 3018(a) Motion (as defined below), has been filed by the Rule 3018(a) Motion (as defined below) has been filed by the Rule 3018(a) Motion (as defined below) has been filed by the Rule 3018(a) Motion (as defined below) has been filed by the Rule 3018(a) Motion (as defined below) has been filed by the Rule 3018(a) Motion (as defined below) has been filed by the Rule 3018(a) Motion (as defined below) and (b) claims and interest that are the subject of an objection filed by the Debtors (except to the extent and in the manner as may be set forth in the objection). You disagree with the Debtors' dassification of or objection to, your claim for interest and believer that you should be entitled to who on the Modified Plan, the last on affect the ball by the Voting Deadline (as defined below), and (b) timely file and serve the Voting Deadline (as defined below), and (c) timely file and serve a motion for order of the Bankruptyc Court before the Voting Deadline (as defined below), and (c) timely file and serve a motion for order of the Rather, 2018(a) (a Wille 2018(a) Motion) seeking temporary allowance of your claim for the purpose of accepting the porary allowance of your claim for the purpose of accepting the Park 1000 file and 1000 file and 1 Motion") seeking temporary allowance of your claim for the pur-pose of accepting or rejecting the Modified Plan. The Rule 3018(a) Motion must be filed with the Clerk of the Court on or before July

wo comin (as stacted covery and to Ji mice and serve a niture shall be permitted to cast a provisional vote to accept or reject the Modified Plan If, and to the extent that, the Debtors and such party are unable to resolve the issues raised by the Rule (3018(a) Modified Plan Wohling Deadline, then at the Final Modification Hearing the Court will determine whether the provisional ballot is to be counted as yote on the Modified Plan and, if so, in what amount. Rule 3018(a Motions that are not timely filed and served in the manner set fort above will not be considered, and the claims or interests referred to herein will not be counted in determining whether the Modifier Plan has been accepted or rejected

above will not be considered, and the dalms or interests referred to therein will not be considered, and the dalms or interests referred to therein will not be counted in determining whether the Modified Plan has been accepted or rejected.

5. **Meathment Of Certain Claims**, any holder of a claim that (a) is sheduled in the Debtors' shedules of assets and isabilities, dated April 18, 2006, or any amendment thereof (the "Schedules"), at zero in an unknown amount or as disputed, contingent, or unliquidated and is not the subject of a timely filed proof of claim or a proof of claim deemed and is not the subject of a timely filed proof of claim or a proof claim deemed and in effect no October 2, 2005 (the "Bankupty") (Code") or any order of the Bankupty (Court or otherwise deemed imely filed under applicable law, or to bit in ord. Scheduled and is not the subject of a timely filed proof of claim or a proof of claim deemed and is not the subject of a timely filed proof of claim or a proof of claim deemed in the filed proof of claim or a proof of claim deemed in the filed proof of claim or a proof of claim deemed in the filed proof of claim or a proof of claim deemed in the filed proof of claim or a proof of claim deemed in the filed proof of claim or a proof of claim deemed in the filed proof of claim or a proof of claim deemed and is not the subject of a timely filed under applicable law, will not be treated as a creditor with respect to the claim for purposes of (i) receiving notices regard with respect to the claim for purposes of (i) receiving notices regard a claim or portion a claim that is not indicated, will have such daim allowed temporarily for voing purposes of of claim reflecting a claim or portion a claim that is onlingent to the proof of claim or portion a claim that is onlingent to the might of the holder to file a fluid 2018(a) Motion. Unless subtervise provided in the Modified Plan, any holder of a claim that is ontingent will be counted for purposes of determining whether a sufficient number of th

Securities Voting Agent Securities voting Agent clopini Corporation, gt.al. clopini Corporation, gt.al. clopini Corporation of the 757 Third Avenue—3rd Floor New York, New York 10017 (866) 486-1727

Creditor Voting Agent Delphi Corporation, et al. c/o Kurtzman Carson Consultant LLC

2335 Alaska Avenu El Segundo, California 90245 (888) 249-2691

Ballots may NOT be cast by facsimile transmission or other elec

Ballots may NOT be cast by facinitie transmission or other electronic means. Ballots that are not received by the Voting Deadline will not be counted.

8. Inharction. De Inforce Releases. And Exculpation In The Modified Plan. The Modified Plan proposes to release and exculpate various parties and to enjoin the pursuit of any dains subject to the releases and exculpation. The releases generally provide that the Debtors, the Debtors' present and certain former officers and directors, the official committee of unsecured creditors, the official committee of unsecured creditors, the official committee of unsecured creditors, the Diffusion more representing the Debtors' employees and former employees. General Motors Corporation, and certain related persons and entities, will receive releases from the Debtors' present and former creditors and equity security holders, certain hourly employees and former employees of the Debtors, certain hourly employees and former employees for the Debtors, certain hourly employees and former employees of the Debtors, certain hourly employees and former employees. General Motors Corporation, and certain related persons and entities, with respect to any daims or causes of actions existing as of the effective date of the Modified Plan that relate to the Debtors or the Debtors' employees. The Release of the Pottors and the Modified Plan that relate to the Debtors of the Debtors' employees. The Release of the Modified Plan that relate to the Modified Plan that relates to the Modified Plan that relate

You Are Advised To Carefully Review And Consider The Modified Plan, Including The Release, Exculpation, And Injunction Provisions, As Your Rights Might Be Affected.

Linjunction Provisions, As Your Birghts Might Be Affected.

9. Information And Decourants: Copies of the Supplement, the Modified Plan, and any exhibits thereto are publicly available along with the docket and other case information by accessing the Delphi Legal Information Website set forth below and may also be obtained, upon reasonable written request, from the Creditor Voting Agent at the address set forth above.

Delphi Legal Information Modifier: Delphi Legal Information of Infree (800) 175-5005

Website: Website:

John Wm. Butter, Jr., Ron E. Meisler, Kayalyn A. Marafioti, Thomas J. 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 York, New York 10036

Attorneys for Delphi Corporation, <u>et al.</u>, Debtors and Debtors-in-Possession

The Modified Plan seeks certain modifications to (i) the First lmended Joint Plan Of Reorganization Of Delphi Corporation A ertain Affiliates, Debtors And Debtors-In-Possession, as modifi (certain Affiliates, Debtors And Debtors-In-Possession, as modified the "Confirmed Plan"), confirmed on Inaurary 25, 2008, and (ii) the University of the Plan"), confirmed on Inaurary 25, 2008, and (ii) the Oracle of Pland (ii) Record Date, Voting Deadline, And Procedures For Temporary Allowance of Certains, (III) Hearing Date To Consider Confirmation of Plan, (II) Procedures For Filing Objections to Plan, (IV) Solicitation Procedures, (IV) Procedures For Voting on Plan, (IV) Cure Claim Procedures, (IV) Procedures For Voting on Plan, (IV) Cure Claim Procedures, (IV) Procedures For Voting on Plan, (IV) Cure Claim Procedures, (IV) Procedures For Voting on Plan, (IV) Cure Claim Procedures (IV) Procedures For Voting on Plan, (IV) Cure Claim Procedures (IV) Pro

2009 at 10:00 a.m.
2009 at 4:00 p.m.
2009 at 4:0

EXECUTORY CONTRACT AND LEASE REJECTION CLAIMS

Claims asserted in connection with the Debtors' rejection of executory contracts and unexpired leases pursuant to Bankruptcy Code section 365 (a "Rejection Damages Claim") must be asserted by the later of (a) the General Bar Date or the Government Bar Date, as applicable to such Claim or (b) 30 days after the entry date of the Rejection Order unless the order of the Court approving the rejection of the executory contract or unexpired lease provides otherwise.

OTHER IMPORTANT INFORMATION REGARDING FILING CLAIMS

**In order the applicable har date any of the Debtors amend their Schedules to reduce the undis-

rejection of the executory contract or unexpired lease provides otherwise.

OTHER IMPORTANT INFORMATION REGARDING FILING CLAIMS

If, after the applicable bar date, any of the Debtors amend their Schedules to reduce the undisputed, noncontrigent and liquidated amount or to change the nature or classification of a Claim against a Debtor reflected therein or to change the Debtor against which a Claim has been scheduled, then the affected claimst shell have beenty-five (25) days from the date of service of notice thereof to file a proof of claim or to amend any previously filed proof of claim in respect of such amended scheduled Claim (the 'Amended Schedule Bar Date'). In addition, in the case of affected holders of Section 503(b)(9) Claims, such creditors shall have until the Amended Schedule Bar Date to file a proof of claim or motion seeking payment of their Section 503(b)(9) Claim or amend any previously filed proof of claim or motion seeking payment of their Section 503(b)(9) Claim.

Any Entity holding an interest in any Debtor (each an 'Interest Holder'), which interest is based exclusively upon the current ownership of stock or other equity interest of any of the Debtors (an 'Interest'), need not file a proof of Interest based solely on account of such Interest; propled, howevery, that any Interest Holder's ownership interest in such Interest, propled, howevery, that any Interest Holder (other than a governmental unit) who wishes to assert a Claim against any of the Debtors based on any transaction in the Debtors' Interests, including but not limited to a Claim for damages or rescission based on the purchase or sale of the Interests, must file a proof of claim on or prior to the General Bar Date; provided, further, however, that any Interest Holder that is a governmental unit who wishes to assert a Claim against any of the Debtors based on the purchase or sale of the Interests, must file a proof of claim on or prior to the General Bar Date; Provided, further, however, that any Interest Holder that is a gover

Any Entity asserting Claims (including Section 503(b)(9) Claims in or, filing a motion seeking payment of Section 503(b)(9) Claims in or, filing a motion seeking payment of Section 503(b)(9) Claims against more than one Debtor must file a separate proof of claim with respect to each such Debtor. All Entities must identify on their proof of claim the particular Debtor against which their Claim is asserted and the case number of that Debtor's bankruptcy case. If (a) more than one Debtor is listed or selected on a proof of claim, (b) there is no reference to any particular Debtor on the proof of claim, or (c) the proof of claim indicates a claim against all of the Debtors, the Claim will be deemed filed gnly against Hayes Lemmerz International, Inc., Case No. 09-11655 (MFW).

in accordance with Rule 3003(c)(2) of the Federal Rules of Bankruptcy Procedure, any creditor that is required to file but fails to file a proof of claim for its Claim, or, in the case of holders of Section 503(b)(9) Claims, fails to file a proof of claim or motion seeking payment of their Section 503(b)(9) Claims, in accordance with the procedures set forth herein on or before the General Bar Date, the Governmental Bar Date, or such other date established hereby (as applicable) shall not be permitted to vote to accept and reject any plan of reorganization filed in these chapter 11 cases, or participate in any distribution in any of the Debtors' chapter 11 cases on account of such claim. If it is unclear from the Schedules whether your Claim is disputed, contrigent or uniquidated as to amount or is otherwise improperly listed and classified, you must file a proof of claim, or, in the case of holders of Section 503(b)(9) Claims, file a proof of claim or motion seeking payment of their Section 503(b)(9) Claims, file a proof of claim or motion seeking payment of their Section 503(b)(9) Claims, on or before the General Bar Date. Any Entity that relies on the Schedules bears responsibility for determining that its Claim is accurately listed therein.

RESERVATION OF RIGHTS

The Debtors reserve the right to: (1) dispute, or to assert offsets or defenses against, any filed Claim (including a Section 503(b)(9) Claim) or any Claim listed or reflected in the Schedules and Statements as to nature, amount, liability, classification, Debtor or otherwise; or (2) subsequently designate any Claim as disputed, contingent or unfliquidate. Nottling set forth in this Notice shall preclude the Debtors from objecting to any Claim (including a Section 503(b)(9) Claim), whether scheduled of siled on any disputed.

Statements as to nature, amount, lability, classification, Debtor or otherwise; or (2) subsequently designate any Claim as disputed, contingent or unliquidated. Nothing set forth in this Notice shall preclude the Debtors from objecting to any Claim (including a Section 503(b)(9) Claim), whether scheduled or filled, on any grounds.

TIME AND PLACE FOR FILING PROOFS OF CLAIM

A signed original of any proof of claim, substantially in the form annexed hereto, together with accompanying documentation, must be gelivered so as to be received no later than the General Bar Date, the Rejection Bar Date, the Governmental Bar Date or the Annended Schedule Bar Date, as applicable, depending upon the nature of the Claim, at the following address: First-Class Mail Address: The Garden City Group, Inc., Attn. Hayes Lemmer; International, Inc., 20. Box 9000 #6531, Merrick, NY 11566-9000, Hand Delivery or overnight Courier Address: The Garden City Group, Inc., Attn. Hayes Lemmer; International, Inc., 105 Maxess Road, Melville, NY 11747

Any proof of claim submitted by facsimile or other electronic means will not be accepted and will not be deemed filled until such proof of claim is submitted by the method described in the foregoing sentence. Proofs of claim will be deemed filed only when actually received at the address listed above. If you wish to receive acknowledgment of the Debtors' receipt of your proof of claim as a self-addressed, stamped envelope.

A creditor's proof of claim may be filed without the writings and/or documentation upon which the Claim is based, as required by Bankruptor Rule 3001(c) and (c); provided, however, that, upon the request of the Debtors or any other party in interest in these cases, any such creditor will be required to transmit promptly such writings and/or documentation to the Debtors or the other party in interest in these cases, any such creditor will be required to transmit promptly such writings and/or documentation to the Debtors or the other party in interest in these cases, any such cre

(302) 651-3000; Skadden, Arps, Slate, Meagher & Flom LLP, J. Eric Ivester, Stephen D. Williamson, 333 West Wacker Drive, Suite 2100, Chicago, II. 60606, (312) 407-700, Coursel for the Debtors and Debtors in Possession

ANNEX1 LIST OF DEBTORS AND DEBTORS-IN-POSSESSION

DEBTOR (Other names, H any, used by the Debtor In the last 6 years appear in brackets), AD
PRESS (15300 Centennial Drive, Northville, MI 48166, unless otherwise noted), CASE NO, EID

Hayes Lemmer; International, Inc. [HLI Holding Company, Inc., of Delaware, HLI Holding Company, Inc., 09-11656 (MFW), 98-0537731, Hyse-Destroit 11565 (MFW), 98-0537731, Hyse-Destroit 11565 (MFW), 98-0537731, Hyse-Destroit 11565 (MFW), 98-0537731, Hyse-Destroit 11565 (MFW), 98-0537731, Hyse-Destroit 11567, MFW), 99-0537731, Hyse-Destroit 11567, MFW, 99-053773, Hyse-Destroit 11567, MFW, 99-05373, Hyse-Destroit 11567, MFW,

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